

General Assembly

Amendment

February Session, 2010

LCO No. 4720

SB0026204720SD0

Offered by:

SEN. HARRIS, 5th Dist. REP. RITTER, 38th Dist.

SEN. DEBICELLA, 21st Dist. REP. GIEGLER, 138th Dist.

To: Senate Bill No. **262**

File No. 76

Cal. No. 77

"AN ACT CONCERNING COLLABORATIVE DRUG THERAPY MANAGEMENT AGREEMENTS."

- In line 3, strike the closing bracket, after "One" insert a closing
- 2 bracket and before "or more pharmacists" insert "Except as provided in
- 3 section 2 of this act, one"
- In line 12, after the closing bracket insert "In order to enter into a
- 5 <u>written protocol-based collaborative drug therapy management</u>
- 6 agreement, such physician shall have established a physician-patient
- 7 relationship with the patient who will receive collaborative drug
- 8 therapy."
- 9 In line 14, after the period insert "For purposes of this subsection, a
- 10 "physician-patient relationship" is a relationship based on (1) the
- 11 patient making a medical complaint, (2) the patient providing a
- 12 medical history, (3) the patient receiving a physical examination, and

SB 262 Amendment

13 (4) a logical connection existing between the medical complaint, the

- 14 medical history, the physical examination and any drug prescribed for
- 15 <u>the patient.</u>"
- In line 78, bracket "Public Health" and after the closing bracket
- 17 insert "Consumer Protection"
- In line 79, bracket "Consumer Protection" and after the closing
- 19 bracket insert "Public Health"
- 20 After line 86, insert the following:
- 21 "Sec. 2. (NEW) (Effective October 1, 2010) The provisions of section
- 22 20-631 of the general statutes, in effect on September 30, 2010, shall
- 23 apply to any written protocol-based collaborative drug therapy
- 24 management agreement entered into prior to October 1, 2010."